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12 **UNITED STATES DISTRICT COURT**
13 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**

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15 AARON SENNE, *et al.*,

16 Plaintiffs,

17 vs.

18 OFFICE OF THE COMMISSIONER OF
19 BASEBALL, an unincorporated association
20 doing business as MAJOR LEAGUE
BASEBALL, *et al.*,

21 Defendants.

22 Case No. 3:14-cv-00608 JCS (consolidated with
3:14-cv-03289-JCS)

23 Hon. Joseph C. Spero

CLASS ACTION

**DEFENDANTS' REQUEST TO APPEAR
BY TELEPHONE**

Date: December 5, 2014

Time: 2:00 pm

Place: Courtroom G, 15th Floor

24 Complaint filed: February 7, 2014

25 First Am. Complaint filed: March 5, 2014

26 Second Am. Complaint filed: April 21, 2014

27 Consol. Am. Complaint filed: Oct. 24, 2014

28 * With the exception of Baltimore Orioles, Inc., and Baltimore Orioles, L.P, Proskauer Rose is
counsel to all Defendants in this matter

1 On behalf of Defendants Office of the Commissioner of Baseball, an unincorporated
2 association doing business as Major League Baseball (“MLB”); Allan Huber “Bud” Selig; Kansas
3 City Royals Baseball Corp.; Miami Marlins, LP; San Francisco Baseball Associates LLC; Boston
4 Red Sox Baseball Club LP; Angels Baseball LP; Chicago White Sox Ltd.; St. Louis Cardinals, LLC;
5 Colorado Rockies Baseball Club, Ltd.; The Baseball Club Of Seattle, LLLP; The Cincinnati Reds
6 LLC; Houston Baseball Partners LLC; Athletics Investment Group, LLC; Rogers Blue Jays Baseball
7 Partnership; Cleveland Indians Baseball Co., LP; Cleveland Indians Baseball Co., Inc.; Padres LP;
8 San Diego Padres Baseball Club, LP; Minnesota Twins, LLC; Washington Nationals Baseball Club,
9 LLC; Detroit Tigers, Inc.; Los Angeles Dodgers LLC; Los Angeles Dodgers Holding Company
10 LLC; Sterling Mets, L.P.; AZPB L.P.; Atlanta National Baseball Club, Inc.; The Phillies; Pittsburgh
11 Associates LP; New York Yankees P’ship; Tampa Bay Rays Baseball Ltd.; Rangers Baseball
12 Express, LLC; Rangers Baseball, LLC; Chicago Cubs Baseball Club, LLC; Milwaukee Brewers
13 Baseball Club, Inc.; Milwaukee Brewers Baseball Club, L.P. (collectively, “Defendants”), Elise M.
14 Bloom, Esquire requests permission by the Court for Proskauer Rose LLP to appear telephonically
15 in the above- referenced matter on December 5, 2014, for the Case Management Conference. The
16 undersigned counsel for Defendants resides and has her place of business in New York. Due to cost
17 and time for traveling across the country, it would be more efficient for counsel to appear at the
18 December 5, 2014, Case Management Conference by telephone. Elise M. Bloom was admitted in
19 this matter *pro hac vice* on April 3, 2014 (Doc. 28). Counsel for all parties have consented to this
20 request.

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2 Dated: November 13, 2014
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6 By: /s/ Elise M. Bloom
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13 IT IS HEREBY ORDERED THAT Ms. Bloom shall be on phone standby and await the Court's
14 call. The clerk will contact Ms. Bloom for a direct land line number.
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Dated: 11/14/14
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